# IN THE UNITED STATES DISTRICT COURT FOR THE

## **DISTRICT OF MARYLAND**

RYAN DILLON-CAPPS	) ) Civil Action
Plaintiff,	) No
VS.	) Hon
OHANA GROWTH PARTNERS, LLC et al	) ) )
Defendants	) ))

#### COMPLAINT INTEGRATED APPENDIX: COVERUP

Plaintiff incorporates all subsequent sections and attachments herein by reference as though fully stated in this main document.

Date	Event Summary					
Oct4	Plaintiff Friday October 4, 2024, 00:02:10 complaint to the Attorney Grievance Commission					
	triggered an immediate response in Robinson's schedule and the County Administrator Office was					
	delegated for the week of Oct 7-11.					
Oct5	18:18 Plaintiff Files Notice of Hypothesis of Crayons.					
Oct7	Monday October 7, 2024, 06:12-06:14 Plaintiff Affidavit of Harm is reviewed, indicating someone					
	outside the clerk's office is reviewing the filing.					
	12:06 Plaintiff Files the Affidavit of Financial Urgency with Exhibits showing damage to credit and					
	financial resources. The first warnings of financial harm approaching began a month before.					
	12:50 Plaintiff of Notice of Hypothesis of Crayon's is reviewed.					
	13:01:35 The Office of Bar Counsel emails Ryan Dillon-Capps "Thank you for your email. Your					
	correspondence was received and is being processed as a new complaint. Should we need any					
	additional information from you, we will contact you in writing.					
Oct8-11	Ensor fights to deny and prevent any other filings from being added to the record until Robinson					
	returns.					
	Plaintiff obtains a favorable from Judge Finister on Oct 11 for a hearing on Due Process Violations –					
	it is later blocked.					
Oct11	Bernstein sent a letter echoing language later found in rulings issued by Judge Robinson, marking her					
	alignment with judicial actors.					
Oct15-16	Judge Robinson returned to his role as County Administrative Judge after meeting with Bernstein.					
	This meeting preceded procedural shifts, including mirrored language and suppressive rulings.					
Oct22-23	Oct 22 19:07 to Oct 23 10:45 Plaintiff Files 41 filings to compel the Defendants to produce evidence					
	and justify 4 months of litigation.					
Oct23	14:01 Plaintiff provided critical evidence to DeGonia II, including hearing transcripts and					
	counterclaims. DeGonia II failed to act and aligned with judicial conspirators, allowing procedural					
	outcomes to favor defendants.					
Oct24	<b>08:53</b> Miles & Stockbridge, P.C. file a notice of withdrawal. Claiming there was no answer since					
	June 14.					

Oct28	Plaintiff submitted an "Amended Affidavit of Abusive Use of the Judicial System" to DeGonia,
	documenting retaliatory measures and procedural abuses. No action was taken by DeGonia.
Nov7	Request for Emergency Administrative Review was denied with mirrored language: "Insufficient
	legal or factual basis." Bernstein was implicated in ensuring these denials aligned with suppressive
	strategies.
Nov8	Plaintiff sent an email to Judge Robinson to induce a response. That same evening, lawsuit records
	were altered after business hours, suggesting coordination between Robinson and Bernstein.
Nov10	Bernstein received another email from Plaintiff outlining planned actions for November 11,
	triggering further coordinated judicial responses and procedural delays.
Nov12	Judge Robinson signed a retaliatory order following coordination with Bernstein.
Nov14	Robinson formally filed the retaliatory order alongside procedural deficiencies flagged by the Clerk's
	Office.
Ongoing	At first the Defendant assumed the constant irregularities in the record was a result of the induced
	dissociative amnesia, and as a result the court record was downloaded and dated repeatedly. Once
	the evidence revealed the record was being manipulated, a systematic process was developed and
	combined with digital forensic analysis. These Defendants use a combination of methods to fabricate
	legitimacy, and a reproducible process has been developed for the Special Master's investigation.

COUNTY ADMINISTRATIVE JUDGE	DENNIS M. ROBINSON JR.
SENIOR JUDGE	H. PATRICK STRINGER
ASSOCIATE JUDGE	STACY A. MAYER
CLERK OF THE CIRCUIT COURT	JULIE ENSOR
BAR COUNSEL	THOMAS DEGONIA II
DIRECTOR/INVESTIGATIVE COUNSEL	TANYA C BERNSTEIN

## COVERUP PHASE 1 – COORDINATED COVERUP

Filed/	Rule/	Ruling	Judge	Filing
Accpt	Enter			
10/15	10/16	Motion to Expedite Hearing	Denied	Request for Administrative Judge Hearing III
10/16	10/16	(issued from the admin judge's desk by Judge Finifter)	Robinson	Initially Marked Deficient by Clerk Endor  This filing is part of a series directed to the Administrative Judge's Office, submitted at a time when Judge Robinson is believed to be meeting with the Director of Investigations. It is during this time that a formal agreement to cover up certain matters is suspected to have been established.
				The multiple filings requesting an administrative
				hearing reveal the intentional nature of Clerk Endor's actions to obstruct the process.
9/27	10/21	Motion for Sanctions	Denied	No Opinion Cited for Denial on my Counterclaim.
9/30	10/22		Stringer	
10/11	10/21 10/22	Motion Special Assignment	Denied Mayer	Ruling states "Read, considered, and respectfully denied at this time. The procedural history outlined in the Motion, and this Court's review of the court file, suggests that the Court has effectively and efficiently ruled on all pending matters within the normal course"

				Ohana's only denialused to justify and implement the argument of procedural history
10/11 10/15	10/21 10/22	Motion for Expedited Discovery	Denied Mayer	Denied - to get things closed
10/8 10/8	10/28 10/29	Motion for Urgent Hearing	Moot Stinger	Originally Marked Deficient by Clerk Endor
6/14 6/14	11/2 11/6	Complaint: Notice for Voluntary Dismissal Filed on October 24, 2024	Granted Stringer	Complaint: Notice for Voluntary Dismissal Filed on October 24, 2024  Notice of Voluntary Dismissal of Employer's Case – Granted with Judges and Law Firm Clinging to the false claim of no answer.
				Ruling Judges pretending the other 26+ Motions Pending which include counter claims and Motion for Directed Verdict

#### COVERUP PHASE 2 – ROBINSON AND STRINGER MOOT AND DENY "NO LEGAL OR FACTUAL BASIS"

Filed/	Rule/	Filing	Judge	Notes
10/8 10/9	Enter 11/6 11/7	Motion to Compel	Denied Robinson	Denied Echo's "insufficient legal or factual basis for the relief requested"
10/15 10/16	11/6 11/6	Motion Disqualify Counsel	Moot Stringer	Moot Echo's "case closed; case closed"
10/15 10/16	11/6 11/6	Motion Injunction Compensation	Denied Stringer	Purpose: This filing seeks to restore lost income due to wrongful termination—a counterclaim submitted without sufficient explanation from the opposing party.  Context Reminder – Medical Emergency: The Plaintiff faces a life-threatening medical condition, with the risk of sudden death. This context underscores the urgency of restoring the Plaintiff's income and addressing the wrongful termination claim promptly.
10/15 10/16	11/6 11/6	Motion Strike Bad Faith Opposition	Denied Stringer	Denied
10/15 10/16	11/6 11/6	Motion Strike Opposition Motion to Add Counsel	Moot Stringer	Moot Echo's "case closed; case closed" 1
10/15 10/16	11/6 11/6	Motion to Strike Opposition Motion to Compel	Moot Stringer	Moot Echo's "case closed; case closed"
10/17 10/18	11/7 11/7	Request Reconsideration to Enforce Admin Judge Ruling Oct 11, 2024, (Judge Finifter's Granting Hearing)	Denied Robinson	Echoed Responses – Matching Language
10/30 10/30	11/7 11/7	Request for Emergency Administrative Review	Denied Robinson	Echoed Responses – Matching Language and Procedural Irregularities
				The hearing request was initially <b>Granted</b> , then <b>Denied</b> with a direction to expedite, subsequently <b>Ruled Moot</b> ,

<sup>&</sup>lt;sup>1</sup> Despite denying a previous motion, and then moot on this motion. They realized Steven Frenkil was all over the filings and in the system. When retaliation on 11/8 occurred after hours, believed to be Judge Robinson, the record was updated, and Steven Frenkil was silently added when the case was also updated to closed.

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				and, upon reconsideration, the request to expedite was <b>Denied</b> a second time.
				Final response on <b>November 7, 2024</b> :
				"Denied – insufficient legal or factual basis for the
				relief requested. The Court also notes that a voluntary
				dismissal was filed recently, and that the case is closed."
				closed."
				These inconsistent rulings and procedural reversals, along
				with language echoing earlier denials, reflects the abuse
				of process.
	11/13	Deficiency Notice	Б. 1	Confirming Conspiracy Participation. The County
			Endor	Administrative Judge and County Clerk both delay
				adverse conduct and ruling after the Director of Investigation is informed of a Pending Action.
				investigation is informed of a rending Action.
				Resuming Activity after a brief hiatus to wait to see, and
				then retaliating when nothing happened.
	11/14	Order – Barring Contacting	Order	11/14/2024 9:17 AM
		County Administrative	Robinson	Claims "filings" were submitted to the Judge.
		Judge Threatening Sanctions		Complaints were emailed, Notices of Filings Filed
				Notably, the 11/8/2024 Email being the last one.
				Followed by Email to Director of Investigations on early
				hours of 11/10/2024 saying Plaintiff was escalating on
				Monday.
				No activity on Monday, this Order dated 11/12 but not
				filed until the 14 <sup>th</sup> .
				After the Clerk Filed a Deficiency Notice for the same
				day's filings. Then a day after the order, ruling resumes at a hasten
				pace.
				Demonstrating messages privately sent to the director
				who is supposed to investigate Judges, has instead conspired with them.
10/22	11/15	Motion for Early	Moot	11:14 AM
10/22	11/15	Discovery	Stringer	Denied as Moot. Case has been Dismissed.
10/23		v	S	This appears to be a proposed order that was withdrawn
				and replaced by the 7 motions for directed verdict
10/22	11/15	Motion In Limine	Moot	11:28 AM
10/23	11/15		Stringer	Denied as Moot. Case has been Dismissed.
				This appears to be a proposed order that was withdrawn and replaced by the 7 motions for directed verdict
10/22	11/15	Motion to Vacate TRO/PI	Moot	11:42 AM
10/23	11/15		Stringer	"Moot. The TRO expired 10 days after the case has been
			,	dismissed by Plaintiff"
				The long list of other parts of the order including the PI?
				The former employer and law firm were threatening
10/22	11/15	Motion to Disqualify M&S	Moot	enforcement days before the notice.  11:42 AM
10/22 10/23	11/15	For Ethical Violations and	Stringer	Moot. Case has been Dismissed
10/23	11/13	Misconduct	Samger	This is a part of the counterclaims – Injunctive and
<u></u>				Declarative Relief
10/22	11/15	Deposition Request for	Moot	12:18 PM
10/23	11/15	Agents of Ohana Growth	Stringer	Denied as Moot. Case has been Dismissed
10/22	11/17	Partners	M	Counterclaim – Injunctive and Declarative Relief
10/22	11/15 11/15	Motion to Compel Production	Moot Stringer	12:20 PM Denied as Moot. Case has been dismissed
10/23	11/13	1 IOGUCIIOII	Sumger	The motion was tied to sanctions – a counter claim
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10/22	11/15	Motion of Referral for	Denied	12:24 PM
10/23	11/15	Criminal and Ethical	Stringer	No reason given
		Investigations		46 different counts on crimes alone
10/22	11/15	Motion to Dismiss with	Moot	12:31 PM
10/23	11/15	Prejudice (for a June 13 <sup>th</sup>	Stringer	Moot. Case has been dismissed
		worth of reasons)		=without prejudice= on notice without agreement after
				counterclaims were filed
10/18	11/15	Employer's Request for	Moot	Ruled on 10/25/2024 2:58:39 PM
10/18	11/15	Scheduling Conference	Mayer	Entered on 11/15/2024 4:28:00 PM

#### CONSPIRACY REQUEST FOR SPECIAL MASTER

The Plaintiff requests that the Special Master approach this investigation with a guiding question: "What has not been compromised?"

The Plaintiff does not assert that this represents the full scope of collusion or conspiracy.

The data does not suggest that this is a newly formed group of conspirators; rather, it indicates what happens when systemic corruption is threatened with exposure. Through strategic misdirection and a recognition of predictable patterns of criminal conduct, the Plaintiff has created an opportunity for the State of Maryland and the U.S. Government to address systemic corruption at its root. This previous lawsuit, along with efforts to document and verify those involved in the conspiracy, has come at significant risk and cost to the Plaintiff.

The unknown scale of corruption presents a heightened risk, compounded by the harm the Plaintiff has endured to obtain this information. After over five months of litigation against a fraudulent lawsuit and ongoing counterintelligence efforts to expose systemic corruption, the Plaintiff now faces financial hardship and severe physical harm, rising to the level of a medical emergency.

#### RESPECTFULLY SUBMITTED

December 23, 2024	1334 Maple Avenue
	Essex, Maryland 21221
<u>/s/ Ryan Dillon-Capps</u>	ryan@mxt3.com
Ryan Dillon-Capps	703-303-1113